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Applicant or Patentee:	Gal Trifon	, et al.	Attorney's 65346/JPW
Serial or Patent No.:	Not Yet Know	n	Docket No.:
Dilad or Iccued. Thoro	rzi th		,
Title of Invention or P	atent: Meth	od and System For	Generating Bursting-Messages
SMA:	LL ENTITY STA	MENT (DECLARATION) ATUS UNDER 37 C.F. - SMALL BUSINESS	R. §1.9(f)
I hereby declare that I			
		siness concern id	
an official o	f the small b ified below:	usiness concern en	spowered to act on behalf of the
Name of Concern: Eyel	laster Inc.		
			1 NV 10002
Address of Concern: 82	26 Broadway,	Suite 900, New Yo	ork, NY 10003
small business concern \$1.9(d), for purposes of that the number of empl not exceed five hundred number of employees of fiscal year, of the part-time, or tempora concerns are affiliate concern controls or has power	as defined of paying red oyees of the (500) person the business persons employed basis during basis of each of the control basis power to the control basis pow	in 13 C.F.R. §121 uced fees under 3 concern, including is. For purposes of concern is the avoyed by the busing each pay pether when, eithe control the other oth.	siness concern qualifies as a .3-18, reproduced in 37 C.F.R. 5 U.S.C. §41(a) and §41(b), in g those of its affiliates, does of this verified statement, the erage number, over the previous ness concern on a full-time, riod of the fiscal year, and r directly or indirectly, one c, or a third party or parties have been conveyed to and remain with regard to the invention
	0	Demoting-Massage	e
Method and System Fo	r Generating	Bursting-Message	5
described in:			
the specificati application ser patent no.	on filed her ial noi:	ewith filed ssued	
If the rights held by the each individual, concert below and no rights inventor, who could not be the could	the above ide ern or organi to the inv t qualify as	ntified small bus ization having ridention are held an independent invalify as a sma	iness concern are not exclusive, ghts to the invention is listed by any person, other than the ventor under 37 C.F.R. §1.9(c)*, ll business concern under 37 er 37 C.F.R. §1.9(e)*.
N/Δ			
Name: N/A			
Address:			
Individual	Small B	usiness Concern _	Nonprofit Organization

^aNOTE: Separate verified statements are required for each named person, concern, or organization having rights to the invention averring to their status as small entities. 37 C.F.R. §1.27.

- (c) An independent inventor as used in this chapter means any inventor who (1) has not assigned, granted, conveyed, or licensed, and (2) is under no obligation under contract or law to assign, grant, convey, or license, any rights in the invention to any person who could not likewise be classified as an independent inventor if that person had made the invention, or to any concern which would not qualify as a small business concern or a nonprofit organization under this section.
- (d) A small business concern as used in this chapter means any business concern as defined by the Small Business Administration in 13 C.F.R. §121.3-18, published on September 30, 1982 at 47 FR 43273. For the convenience of the users of these regulations, that definition states:
- §121.3-18 Definition of small business for paying reduced patent fees under Title 35, U.S. Code.
- (a) Pursuant to Pub. L. 97-247, a small business concern for purposes of paying reduced fees under 35 U.S. Code 41(a) and (b) to the Patent and Trademark Office means any business concern (1) whose number of employees, including those of its affiliates, does not exceed 500 persons and (2) which has not assigned, granted, conveyed, or licensed, and is under no obligation under contract or law to assign, grant, convey or license, any rights in the invention to any person who could not be classified as an independent inventor if that person had made the invention, or to any concern which would not qualify as a small business concern or a nonprofit erganization under this section. For the purpose of this section concerns are affiliates of each other when either, directly or indirectly, one concern controls contact the power to control the other, or a third party or parties controls or has the power to control both. The number of employees of the business concern is the average over the fiscal year of the the persons employed during each of the pay periods of the tiscal year. Employees are those persons employed on a full-time, part-time or temporary basis during the previous fiscal year of the concern.
- (b) If the Patent and Trademark Office determines that a concern is not eligible as a small business concern within this section, the concern shall have a right to appeal that determination to the Small Business Administration. The Patent and Trademark Office shall transmit its written decision and the pertinent size determination file to the SBA in the event of such adverse determination and size appeal. Such appeals by concerns should be submitted to the SBA at 1441 L Street, NW., Washington, D.C. 20416 (Attention: SBA Office of General Counsel). The appeal should state the basis upon which it is claimed that the Patent and Trademark Office initial size determination on the concern was in error; and the facts and arguments supporting the concern's claimed status as a small business concern under this section.
 - (e) A nonprofit organization as used in this chapter means (1) a university or other institution of higher education located in any country; (2) an organization of the type described in section 501(c)(3) of the Internal Revenue Code of 1954 (26 U.S.C. 501(c)(3)) and exempt from taxation under section 501(a) of the Internal Revenue Code (26 U.S.C. 501(a)); (3) any nonprofit scientific or educational organization qualified under a nonprofit organization statute of a state of this country (35 U.S.C. 201(i)); or (4) any nonprofit organization located in a foreign country which would qualify as a nonprofit organization under paragraphs (e)(2) or (3) of this section if it were located in this country.

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Small Entity/Small Business Constru Page -2-

I acknowledge the duty to file, in this application or patent. Notification of any change in scatus constiting in loss of entitiement to small entity scatus prior to poying, or at the time of paying, the sections of the issue fee or any maintanance fee due pites the date on which status as a small entity is no longer appropriate. If C.F.R. \$1.28(b)*.

I heraby deciare that all tracements made hallin of my own knowledge are true and that all exatements made on information and belief are believed to be crue, and further that these statements were made with the knowledge that willful false statements and the like an made are punishable by find or imprisonment, or both under 15 U.S.C. 51061, and that such willful false exatements may jeophtdize the validity of the application, any patent issuing theraph, or any patent to which this varified attrement is directed.

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37 C.F.R. §1.28(b)

(b) Once status as a small entity has been established in an application or patent, fees as a small entity may thereafter be paid in that application or patent without regard to a change in status until the issue fee is due or any maintenance fee is due. Notification of any change in status resulting in loss of entitlement to small entity status must be filed in the application or patent prior to paying, or at the time of paying, the earliest of the issue fee or any maintenance fee due after the date on which status as a small entity is no longer appropriate pursuant to \$1.9 of this part. The notification of change in status may be signed by the applicant, any person authorized to sign on behalf of the assignee, or an attorney or agent of record or acting in a representative capacity pursuant to \$1.34(a) of this part.

DECLARATION AND POWER OF ATTORNEY

As a below-named inventor, I hereby declare that:

My residence, post office address, and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

METHOD AND SYSTEM FOR GENERATING BURSTING-MESSAGES

the specification ((check one)	of which: X	harato		
	was filed or	7		as
	Application Serial	No		
	and was amended			
			(if appi	licable)
to be material to I hereby claim for 365(b) of any for International Ap	patentability as defined in eign priority benefits under reign application(s) for po plication which designate so identified below any for	S. Patent and Trademark Off Title 37. Code of Federal R Title 35. United States Cod atent or inventor's certificat d at least one country othe reign application for patent te before that of the earliest	legulations, Se le. Section 119 le. or Section . er than the Ut or inventor's (ection 1.56. (a)-(d) or Section 365(a) of any PCT nited States, listed certificate, or PCT
Prior Foreign Aj	pplication(s)		Priorit	y Claimed
<u>Number</u>	Country	Filing Date	<u>Yes</u>	<u>No</u>
137106	<u> Israel</u>	June 29, 2000	<u>X</u>	
				
				

I hereby claim the benefit under Title 35. United States Code. Section 119(e) of any United States provisional application(s) listed below:

Provisional Application No.	Filing Date	<u>Status</u>
N/A		

I hereby claim the benefit under Title 35. United States Code, Section 120 of any United States Application(s), or Section 365(c) of any PCT International Application(s) designating the United States listed below. Insofar as this application discloses and claims subject matter in addition to that disclosed in any such prior Application in the manner provided by the first paragraph of Title 35. United States Code, Section 112, I acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, Section 1.56, which became available between the filing date(s) of such prior Application(s) and the national or PCT international filing date of this application:

Application Serial No.	Filing Date	<u>Status</u>
N/A		***************************************
		

And I hereby appoint

John P. White (Reg. No. 28,678); Christopher C. Dunham (Reg. No. 22,031); Norman H. Zivin (Reg. No. 25,385); Jay H. Maioli (Reg. No. 27,213); William E. Pelton (Reg. No. 25,702); Robert D. Katz (Reg. No. 30,141); Peter J. Phillips (Reg. No. 29,691); Wendy E. Miller (Reg. No. 35,615); Richard S. Milner (Reg. No. 33,970); Robert T. Maldonado (Reg. 38,232); Paul Teng (40,837); Richard F. Jaworski (Reg. No. 33,515); Elizabeth M. Wieckowski (Reg. No. 42,226); Pedro C. Fernandez (Reg. No. 41,741); Gary J. Gershik (Reg. No. 39,992); Jane M. Love (Reg. No. 42,812); Spencer H. Schneider (Reg. No. 45,923) and Raymond A. Diperna (Reg. No. 44,063).

and each of them, all c/o Cooper & Dunham LLP, 1185 Avenue of the Americas, New York, New York 10036, my attorneys, each with full power of substitution and revocation, to prosecute this application, to make alterations and amendments therein, to receive the patent, to transact all business in the Patent and Trademark Office connected therewith and to file any International Applications which are based thereon under the provisions of the Patent Cooperation Treaty.

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Fage 3

Please address of communications, and direct all telephone cells, regarding this application to:

John P. White

26,478 Rug. No._

Cooper & Dunham LLS 1185 Avenue of the Americas New York New York 10036 Tol. (713) 278-0400

I hereby deplore that all signements made herein of my own knowledge are true and that all statements made an information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment. or both, under Section 1001 of Title 16 of the United States Cotte and that such wifful false statements may jeoperdise the validity of the application or any patent issued thereon

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